

Engineers for the Integrity of Broadcast Auxiliary Services Spectrum

ELECTRONICALLY FILED TO RM-11685

EIBASS Co-Chairs

DANE E. ERICKSEN, P.E.,
CSRTE, 8-VSB, CBNT
Hammett & Edison, Inc.
San Francisco, CA
707/996-5200
dericksen@h-e.com

RICHARD A. RUDMAN, CPBE
Remote Possibilities
Santa Paula, CA
805/921-0382
rar01@mac.com

EIBASS Members

KENNETH J. BROWN
Broadcast Technical Consultant
Carneys Point, NJ

PAUL B. CHRISTENSEN, Esq.,
CPBE, CBNT, 8-VSB, AMD
Law Office of Paul Christensen
Jacksonville, FL

GERRY DALTON, CBRE, CBNT
Communications Consultant
Dallas, TX

HOWARD FINE
SCFCC Database Administrator
Los Angeles, CA

MICHAEL G. MCCARTHY, CSRE
McCarthy Radio Engineering
Chicago, IL

MICHAEL S. NEWMAN
CSI Telecommunications, Inc.
San Francisco, CA

WILLIAM F. RUCK
NCFCC Chairman
San Francisco, CA

KARL VOSS
Frequency Coordinator
Scottsdale, AZ

BURT I. WEINER
Broadcast Technical Services
Glendale, CA

December 7, 2012

Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

Dear Ms. Dortch:

EIBASS also requests additional time for comments to the Globstar Petition for Rulemaking for AWS5/TLPS, at 2,483.5–2,500 MHz. This petition has been assigned RM-11685.

EIBASS suggests two additional weeks for the comment deadline, until January 16, 2013 (EIBASS believes because the public notice (PN) did not appear on the Daily Digest until December 3, the thirty-day comment period tolls from that date, rather than the November 30 date on the PN).

EIBASS further notes that as of this date, the Globalstar petition itself fails to show up in the ECFS RM-11685 record.

Respectfully,

/s/ Dane E. Ericksen

Dane E. Ericksen

/s/ Richard A. Rudman

Richard A. Rudman